1 2 3 4 5 UNITED STATES DISTRICT COURT 6 7 DISTRICT OF NEVADA * * * 8 9 BP AMERICA INC., and ATLANTIC RICHFIELD COMPANY, 10 Plaintiffs, Case No. 3:17-cv-0588-LRH-(WGC) 11 12 ORDER v. 13 YERINGTON PAIUTE TRIBE; LAURIE A. THOM in her official capacity as Chairman 14 of the Yerington Paiute Tribe; YERINGTON PAIUTE TRIBAL COURT; and SANDRA-15 MAE PICKENS in her official capacity as 16 Judge of the Yerington Paiute Tribal Court, 17 Defendants. 18 19 Before the court are defendant Sandra-Mae Pickens' motion to dismiss (ECF No. 26), 20 defendants Yerington Paiute Tribe and Laurie A. Thom's motion to dismiss (ECF No. 27), and 21 22 defendant Yerington Paiute Tribal Court's motion to dismiss (ECF No. 28) plaintiffs BP 23 America Inc. and Atlantic Richfield Company's complaint (ECF No. 1). However, after the filing of defendants' motions, plaintiff filed an amended complaint 24 25 with leave of court. See ECF No. 38. The filing of the amended complaint supersedes the original complaint in its entirety. Further, the court notes and recognizes that defendants have 26 already filed new motions to dismiss the amended complaint which the court shall address in a 27

28

separate order. See ECF Nos. 41, 51, 53. Accordingly, defendants' present motions to dismiss
the complaint are now moot and the court shall deny defendants' motions.
IT IS THEREFORE ORDERED that defendants' motions to dismiss (ECF
Nos. 26, 27, 28) are DENIED.
IT IS SO ORDERED.
DATED this 16th day of April, 2018.
Flanke
LARRY R. HICKS
UNITED STATES DISTRICT JUDGE